

HOW IT IS IN HAWAII

A Belief That Uncle Sam Will Establish
a Protectorate.

MR. BLOUNT HAS GIVEN AN INKLING
That This Will Be Done Before
Very Long.

ATTEMPT TO KILL THE EX-QUEEN

Suspicious Men Caught Lurking About
Her Residence, and Dynamite
Bombs Found Near By.

Honolulu, June 1.—No one knows how or when, but the fact remains that the annexation party of Hawaii have settled in their own minds that the United States is going to establish a protectorate over the islands. Annexation, except as something in the future, is not now discussed and the cry, "annexation or nothing," is no longer heard.

It is reported that Minister Blount has dropped a hint that a protectorate is the proper thing to look for. If the constant protest of the royalists are to be believed they have no intention of making a move until after the decision of the United States is known. So far, Claus Speckel has not gained much by his efforts to embarrass the government financially. Minister of Finance Damon retains no concern about the matter. Retaliation is now being made.

Honolulu had a genuine dynamite scare last night. During a concert at the Hawaiian hotel, a fire broke out. The people of the town were assembled, policemen saw three persons acting in a suspicious manner near the ex-queen's residence. When ordered to halt, two of them drove away.

Company B, of the volunteers, was once called out and guarded the place a night. It is thought that the bombs

in which the provisional army was slain. President Dole, when seen, stated that he thought the finding of the bombing was proof of the reported conspiracy to restore the queen, as did Attorney General Smith. The royalists are indignant at this assertion. The government has quietly been organizing three more companies of volunteer soldiers.

made public, it is stated that the government has received private letters from Washington assuring them that a protectorate will be established by the United

States. Ex-Queen Liluokalani is preparing a lengthy statement to be given to Minister Blount. It recites the history of her short reign, the causes leading to her downfall and gives her views as to the unjustness of her treatment by the provisional government.

A DIVIDED BENCH

On the Question of Opening the World's Fair on Sunday.

Chicago, June 8.—Judges Wood and Jenkins of the federal bench, ordered today that an injunction be issued restraining the officials of the world's fair from opening the gates of Jackson park on Sunday. Judge Grosscup of the federal bench, however, refused to issue such an injunction.

that the injunction be not granted. For the first time probably in the history of the United States district courts a bench of three judges failed to arrive at a majority finding, each of the two judges who granted the injunction taking actions on widely divergent grounds and the dissenting judge dissenting

Judge Woods spoke first, and said that the court would pass upon the motion for injunction made by the United States against the World's Columbian Exposition Company.

to compel it to close the gates on Sunday. He announced that he and his associates entertained different views on certain important points and that each judge would formulate his ideas in an individual opinion. The jurist then read his own opinion, in which he concluded that Jackson park was lawfully devoted to exposition purposes, and that the injunction should be granted as prayed for. He found that the exposition had been

fect, turned over to the control of the federal government by its corporation and that the control was therefore in the government's control. He held that the Sunday closing condition and the souvenir coin grant did not constitute a contract and the Sunday rule, having once been passed by the directory and approved by the national commission, the directory had no authority to reconsider it. He held that congress had perfect right to withhold that portion of the souvenir coins which it retained, and that

Judge Jenkins, after reciting in his opinion all the early history of the fair and the legislation affecting it, took the ground that the government had only a qualified power

tion of the exposition, but said the case did not hinge on that question. He held that the Sunday closing condition was not a question of creed or religious belief, but a matter of scientific research, that man requires one day in the week for rest and that this has been recognized by the United States

almost every since their formation. He claimed that the resolution of the director to pay back the money received out of the souvenir appropriation was no tender at all and denies that the state authorities had any right whatever to take jurisdiction of the amount, for an intention to compel the

Judge Grosscup said that the commissioners had jurisdiction over the exhibits, the awarding of prizes and they also had the right to modify, but not make rules. In his opinion the commissioners had a sort of superior injunction should issue.

visional power over rules made by the directors. He said that he did not look upon the \$5,000,000 or any donations as gift, but a contract between the United States and the local corporation. He said that if the commission had charge of the exposition, he claimed, it was the first instance in which he had every known of the donor making

himself a donation. In his opinion the national government gave the money to the expedition for the purpose of protecting its national honor and that, in his opinion, it was a contract made for the simple purpose of protecting its national honor.

Burning of a Convent.
Montreal, June 6.—The magnificent Ville
 mari convent at Notre Dame de Grace, two
 miles north of Montreal, the largest establish-
 ment of its kind in America, was almost to-
 tally destroyed by fire this afternoon. Total
 loss, more than \$1,000,000, with insurance of

Fireman Dufolnde was badly hurt by being hit with flying bricks and was taken to the hospital where, is it thought he will die.

St. Louis, June 8.—Arrangements have been made by which a big river race will be had between this city and Cairo, Ill. The steamer Dick Fowle and Spread Eagle will make the run from Cairo to St. Louis July 4th for a purse of \$3,000.

New Orleans, La., June 8.—Jack Daley, of Wilmington, Del., and Owen Hursey, of this city, fought tonight at the Crescent City Athletic Club and Hursey was knocked out in the ninth round.

MARTIN'S WORK

Conversions at the Tabernacle
Last Night.

SUBJECT WAS THE "OLD PATHS."
The meetings at the Tabernacle last night were the most successful yet.

There were eleven more conversions at the Tabernacle last night. The number of conversions at the Tabernacle last night was the largest since the opening of the church into the neighborhood of the city.

The successful meeting was due to the fact that the subject was the "Old Paths," which has been the subject of the meetings for some time.

The meetings were held at the Tabernacle last night, and the subject was the "Old Paths," which has been the subject of the meetings for some time.

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A NICE PLUM.

A Nice Position Which Some Macon Attorneys Will Get.

MORE INTERESTING NEWS OF MERCER.

The Day in Macon—A Shooting Affray. Judge Bartlett Has a Few Words to Say—News Notes.

Macon, Ga., June 8.—(Special.)—There is a \$5,000 job at Macon waiting for some lawyer. Who will be the gentleman so fortunate as to get it? The late Judge R. T. Lyon, of this city, was counsel for the southwestern railroad, a position which had held about a quarter of a century.

The position pays a salary of \$5,000 a year. It is understood that there are several applicants for the place. Among the names mentioned by rumor are Colonel J. W. Preston, Hon. R. W. Patterson and Joe W. Erwin, of Macon. Mr. Erwin is the late United States district attorney and is of original counsel with Hon. Dan Rountree in the case of Mrs. Rowena Clarke vs. Central railroad. There may be other possibilities in Macon and elsewhere for the place, but their names have not yet become known. There is a very interesting report to the effect that a strong effort is being made by the friends of Hon. James G. Berry, of Dawson, to present him as a candidate for the position.

The position is a very important one in the judicial and political status of his district and district. Of course, there would be the question of the superior court bench. It is the fact that the governor would have to fill by appointment until the legislature meets next October and elects some one. Then again, Judge Berry is a prominent and popular figure in his congressional district, with aspirations to go to Washington, and this removal to Macon would give relief to anxious and anxious political hearts. The appointment of an attorney for the southwestern railroad will probably be made some time this month.

Very Ill—Fractured Hip. The many friends of Trainmaster Sam Hill, of the southwestern railroad, will bear with deep regret that he is lying critically ill at his residence in this city, and it is doubtful if he will live. Mr. Hill was taken sick at Auburn, Ala., several weeks ago, and was brought to Macon in a special car under care of Dr. Howard Williams, surgeon of the road. An examination of Mr. Hill showed a fractured hip, and he was taken to the hospital.

Interesting News Notes. The salary of the professors of Mercer university next year will be \$1,500 per annum. This is a slight increase over what the pay has been. The salary of the president will be \$2,000 per annum and a house furnished. The average salary of the faculty chosen for next year will be thirty-four years. The new professor, T. J. Wooster, of Mississippi, who was chosen by the board of trustees yesterday to fill the chair of mathematics, is a native of Georgia, a son-in-law of Colonel J. H. L. Gerding, a lawyer, of Macon, and has been a member of the faculty of the Mercer law school since 1904.

Rev. Dr. J. B. Gambrell, the new president of Mercer, will, in addition to his duties as president, fill the chair of biology. The following graduates of the law school of Mercer this year made application yesterday afternoon to be admitted to practice at the Macon bar. They are: George H. Richter, Jule Felton, G. V. Stead and W. T. Burkhalter. Judge Bartlett passed an order in accordance with their request, and the law school of Mercer law school can be admitted to practice without being required to undergo an examination before the court.

Professor H. H. Wright, who, last year, filled the chair of mathematics at Mercer, but was not a candidate for reelection, requested Judge Bartlett yesterday to appoint him to a committee to examine him for admission to the bar. Mr. Wright will practice at Macon.

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democrat. It will be remembered that a little over a year ago Robinson received the Wanamaker medal for standing the best and highest examination. He was then a postal clerk on the Air-Line road. When Jeff Long, the well-known colored politician of Macon, was in congress from this district soon after the war, Oliver Sanders was his clerk in Washington, and Long was instrumental in getting him a place in the railway postal service twenty-one years ago.

What Bartlett Says. I asked Judge Bartlett if he had anything to say in reference to the article in today's Constitution about him. Judge Simmons and the Colbert case. The judge replied: "I do not care to say a word about the case. The record speaks for itself. I am not responsible for what the newspapers say about me being a candidate for the supreme bench. I have not authorized any such statement. If I should desire to be a candidate on the supreme bench I will notify my friends of the fact in ample time. There is no ill feeling between Judge Simmons and myself, and in my remarks on the Colbert case I did not mention the name of Judge Simmons or that of any other judge on the supreme bench. When Judge Simmons first ran for the supreme bench I was one of his staunchest supporters. I came from New York where I was visiting and stopped over in Atlanta expressly to aid in Judge Simmons's election. I took off my coat and waist and went to his room."

Newly Notes. The Georgia Southern and Florida shipped its first carload of watermelons yesterday. It came from Lake Park, and was consigned to Greensboro, N. C. All the courts of the city are in full operation today. The United States court has been trying illicit distilling and other criminal cases. The city and superior courts have been engaged on criminal cases. The most important case on trial was that of the state vs. Henry Gallery, on the charge with assault with intent to murder foreman George Craven at Schofield iron works by hitting him on the head with a piece of iron. Gallery was tried some time ago, found guilty and sentenced to the penitentiary for nine years. The supreme court granted a new trial. Solicitor General Felton represented the state, today, and Messrs. J. R. Cooper and Marmaduke Bayne appeared for the prisoner.

Today Mr. El O'Connell and his son John left for the north via Savannah steamer. They will be gone several weeks. Rev. J. B. Gambrell, the newly elected president of Mercer university, assumed charge today. Tonight the jury found Henry Gallery guilty of assault with intent to murder, and Judge Bartlett sentenced him to ten years in the penitentiary. This is more than was given him at his first trial. Today W. R. Amos, a prominent citizen of Forsyth, and Mrs. John Logan, a highly esteemed lady of Macon, were united in marriage.

The infant child of Mr. L. McManis died today. Also the infant of W. K. Young. N. E. Harris has been summoned to Jonesboro, Tenn., by the criminal illness of his mother.

AFTER MANY YEARS. A Young Man from North Carolina Is Restored to His Parents. Gainesville, Ga., June 8.—(Special.)—Mr. William P. Chaney, a youth to fortune and fame unknown, has for the past year been pursuing the even tenor of his way with the federal government. He was a member of the Indian Springs reservation to Georgia should have occasioned the massacre of its members, General McIntosh, by indignation with the federal government. He was a member of the Indian Springs reservation to Georgia should have occasioned the massacre of its members, General McIntosh, by indignation with the federal government.

At any rate, he is a grateful son of his mother and a grateful son of his mother. The historic old hills, nursing the secrets of a century or more, are consecrated with the love of all Georgia and the annual pilgrimages of her sons and daughters to their old homes and the life-giving waters that come from them are lasting tributes to that love.

Captain George Collier, whose Wigwam is such a substantial and palatial evidence of his faith in Indian Springs, is daily in receipt of letters testifying to the efficacy of the water. Among these are letters from the people of the Indian Springs reservation, who are grateful for the life-giving waters that come from them are lasting tributes to that love.

He has a history that reads like a romance. In 1863, when only four years of age, he was orphaned by the death of his father. He was a native mountain boy, happy and contented, until some bad motive in the breast of an unscrupulous party prompted him to steal the boy and bear him far away from home. He was a native mountain boy, happy and contented, until some bad motive in the breast of an unscrupulous party prompted him to steal the boy and bear him far away from home.

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INDIAN SPRINGS.

The Lovely and Picturesque Scenery of the Place.

IT IS A GREAT SANITARIUM, Where Health Is Regained, and Broken-Down Constitutions Are Made New Again.

Indian Springs, Ga., June 8.—(Special.)—Three days spent at this resort convince me that it is not only one of the coolest spots in Georgia, but one of the most picturesque and romantic.

To a lover of nature in its wild and rugged grandeur a picture is revealed that fixes its impress upon memory forever. There is nothing awe-inspiring about the scenery, but it is simply a succession of magnificent heights retreating abruptly and forming at their bases smiling little hollows, every one of which seems to be whispering a legendary story.

The scene that is presented from the winding piazzas of the Wigwam is worthy of the brush of any artist and it can be taken in at one sweep of the eye. The Wigwam crowns the brow of one of the loftiest heights which retreats precipitously to a miniature valley. Though this winds like a yellow thread, beautiful Oothoolepooka to a point where its waters are intersected by those of Oothoolepooka, which come dancing down rocky shoals and turning the wheel of a venerable old mill within a stone's throw of the hotel.

Across the valley the eye drinks in another succession of forest crowned hills from the base of which, spanning the valley, is a romantic little foot-bridge winding its way to the Wigwam heights. Near by the crystal waters of the Indian Springs glide noiselessly from their rock-ribbed fountain and mingle with the yellow stream that moves on to the sea.

Through the deep forests are winding walks and drives with vistas here and there revealing a burst of sunlight on some of the numerous picturesque cottages embowered in settings of green.

Over all and around all is an atmosphere of restful repose that soothes the nerves and banishes the cares of life. Every breeze and every sunbeam seems to contribute a loving and sympathetic caress. After remaining here a day or two one does not wonder that the transfer of the Indian Springs reservation to Georgia should have occasioned the massacre of its members, General McIntosh, by indignation with the federal government.

At any rate, he is a grateful son of his mother and a grateful son of his mother. The historic old hills, nursing the secrets of a century or more, are consecrated with the love of all Georgia and the annual pilgrimages of her sons and daughters to their old homes and the life-giving waters that come from them are lasting tributes to that love.

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Rely Upon Platt's Chlorides

as your household disinfectant.

Agents Prices Are Much Higher Than Those of the ATLANTA NURSERIES

They charge you 50 to 75 cents for roses. I sell you the same roses for 25 to 35 cents. They charge 25 cents to \$1.25 for peach trees and 25 cents for apple trees. You save the agents' profits and get better trees and plants, grown here in Georgia and shipped to succeed by buying of W. D. Beattie, 508 Equitable building.

May 20-22m. eod, top col. m.

Stuart's Gin and Buchu

This trouble arises from some kidney or rheumatic action. In either case nothing is so effective as Stuart's Gin and Buchu. It purifies the blood and gives a good, healthy flow of urine, and imparts vigor and tone to the kidneys and bladder. If you feel unwell, have a don't-care kind of feeling, and are generally out of sorts, your kidneys, liver or blood needs stimulating.

Stuart's Gin and Buchu

is the remedy. It will not disappoint you. For all kidney, bladder and other urinary troubles STUART'S GIN AND BUCHU is a remedy of established merit.

Atlanta, Ga.—I take pleasure in certifying to STUART'S GIN AND BUCHU. I have made a cure of me. I find it the best kidney remedy I have ever used. P. W. MERRETT.

Cincinnati, O.—After a thorough and careful trial, I find STUART'S GIN AND BUCHU to be a reliable diuretic and kidney tonic. I have made a cure of me. I find it the best kidney remedy I have ever used. P. W. MERRETT.

Receiver's Sale. In pursuance of an order of the judge of the superior court of Fulton county, Georgia, dated 24th of May, 1911, in the case of Speyer Bros. et al vs. A. J. Miller's estate, et al, pending in said court, and for the sale of the public outcry, on Friday, the 30th of June, 1911, at 11 o'clock a. m. to the highest bidder for cash, the following described property, to-wit:

A lot in the city of Atlanta, commencing twenty feet (20 feet) southwest of the corner of Grubb and Broad streets and running twenty-seven and one-half feet (27 1/2 feet) on Broad street, and extending back uniform width to Peachtree street. Said lot being part of the lot of seventy-eight (78) acres of the fourth district of Fulton county (14th district) and has on it a three-story brick building and a smaller one-story brick building on both sides, and extending from Broad to Peachtree street, and known as the building of A. J. Miller, et al. The estate has lately been doing business. The said property is embraced in said litigation and will be sold free from all encumbrances.

The purchaser will be required to pay on the spot as much as said property is knocked off, one thousand dollars in cash, or in certified checks, and will be sold free from all encumbrances with the terms of his bid. The sale will be made subject to confirmation by the court, and on confirmation the balance of the purchase money must be paid in cash, and will be sold free from all encumbrances.

Receiver of Estate of A. J. Miller. ISAAC LIEBMAN, Real Estate, Renting and Loan Agent, No. 28 Peachtree St.

\$1,700 buys 5-room house, lot 40x100, on Garden street. Terms cash. \$2,000 buys 6-room house, lot 52x100, on Cherry street, near Technological school. \$2,500 buys 6-room house, lot 52x100, on Big money in a corner on Edgewood avenue. Close in. Good reason for selling. \$2,500 buys 6-room house, lot 52x100, on Rock street. Easy terms.

Have a customer wanting to trade some East End and city property for a home on East Fair street or Woodward avenue. If you have such a place on either of above streets or vicinity, let me make good trade for you.

Nearest piece of property on Magnolia street, near Monument Circle and see about it. 37x150 on corner on Sells avenue in West End, near Dr. Smith and Nelson's homes. Live beautifully and can be bought at a big bargain.

\$2,500 buys 5x10x105 feet with three good houses thereon, fronting on Edgewood avenue and running back to another street. One-half lot, balance 50x100 on Rice street, near Fort street. Cheap enough.

\$1,250 buys 50x100 on Ira street, near Cumby street. \$1,500 buys 50x200 on Park street between East and Ashby streets in West End. Lies well. \$250 cash, balance monthly.

ISAAC LIEBMAN, 28 Peachtree street. G. W. ADAIR, FORREST ADAIR, Real Estate, Goode & Beck, Real Estate and Loans, Cor. Peachtree and Marietta Sts.

\$50 a front foot for high level, shady Piedmont avenue lots 50x185 feet to ten-foot alley. \$500 a front foot for high level of Highland avenue, all city improvements and electric car line in front.

The Making of a Man.

SOMETIMES A SMALL MATTER CHANGES THE DESTINY OF A MAN. SOMETIMES THAT SMALL MATTER IS THE FEELING THAT HE HAS ON A PAIR OF STYLISH AND GOOD FITTING SHOES AT A CRITICAL MOMENT.

Properly Fitted Shoes

MAKE A MAN FEEL COMFORTABLE AT ALL TIMES.

Russia Oxfords & Shoes

WILL BE WORN LARGELY THIS SEASON. OUR STOCK OF COLORED SHOES IS IN EVERY WAY EQUAL TO OUR OTHER LINES; THIS MEANS THAT THERE IS NONE MORE COMPLETE IN ATLANTA. OUR GOODS ARE NEW, OUR STAPLES ARE PERFECT, OUR STYLES ARE CORRECT, OUR PRICES ARE RIGHT.

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GEORGE WARE, No. 2 S. Broad St. WM. L. WOODWARD, EDWIN WILLIAMS, WOODWARD & WILLIAMS, 14 S. BROAD STREET.

\$8,000—8-r b, Cooper street, near Whitehall. \$7,000—8-r b, Boulevard; corner lot. \$5,000—8-r b, Garnet street, near Forsyth. \$2,500—4-r b, Morrison avenue; large lot. \$2,500—4-r b, Stonewall street; large lot. \$2,500—4-r b, Fort street, near Washington Heights. \$2,500—4-r b, 2-r b, "Tennelaw" street. \$2,500—Vacant lot on Hampton street. \$2,500—4-r b, Fort street, near Washington Heights. \$2,500—4-r b, 2-r b, "Tennelaw" street. \$2,500—Vacant lot on Hampton street.

Also, 100 feet front on Marietta street, over 200 feet deep, with several small houses; can be bought cheap, as owner intends leaving Atlanta. Also, Texas stock farm. Real estate loans negotiated on liberal terms. Telephone 557. S. B. TURMAN, Successor to Welch & Turman.

\$5,000—4 1/2 acres, fronts three streets, high level, will make 40 lots 40x100 feet each; near city limits and three paved streets. \$10,500 will buy 12-r house opposite Y. M. C. A. near corner of Wheat and Pryor sts.; rents for \$750 per year; cheap at price; \$2,000 for the cheapest and most desirable lot on Washington street; must be sold.

\$1,500 FOR NEW 4-room house, nice lot with 200 feet front, use on Magnolia street, terms easy; will exchange for good note, stock or vacant lots. \$4,500 FOR CHEAPEST lot on Pryor street. S. B. TURMAN, 8 Kimball House. Phone 164.

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\$50 a front foot for high level, shady Piedmont avenue lots 50x185 feet to ten-foot alley. \$500 a front foot for high level of Highland avenue, all city improvements and electric car line in front.

\$1,250 for beautiful shady corner lot, over 200 feet deep to wide alley on Peachtree. Elevated and choice. The best on the street for the money. Liberal payments. \$2,750 for close in Forest avenue lot 50x150 feet, to ten-foot alley. Newly graded, first-class neighborhood, all city improvements in front.

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\$300 each for a number of choice Edgewood lots 50x175 feet, each, to a ten-foot alley. Easy monthly payments. High level and choice. \$1,500 for high level, level and shady Capitol avenue lot 50x225 feet through to another street, making two good lots. \$1,500 for three beautiful lots 50x120 feet each, to a ten-foot alley; three hundred feet on Capitol avenue. Covered with oak grove. Good neighborhood. \$7,500 for new two-story eight-room Spring street home on corner lot in choice locality. All modern conveniences. \$100 a front foot for the best property on the market on Forest avenue. No choicer residence in the city. Buy and you will make a good investment.

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TEN PAGES.

ATLANTA, GA., June 9, 1905.

The Senatorial Contest Next Year.

Although the election of a United States senator does not occur until a year from next November, sixteen months from the time of this writing, many of our contemporaries are speculating even now upon the contest and suggesting names of various gentlemen as likely to be participants therein.

While it is too soon, of course, to advocate in dead earnest the claims of any one democrat as against all others who may aspire to the position, still there can be no objection to kindly mentions of their friends by any of our neighbors.

The only criticism we feel like interposing is to the disposition of some of our contemporaries of the state press to assume without question that Senator Colquitt is not to be considered when the time comes for choosing his successor. Not that his senatorial career, in whole or in part, is being commented upon adversely, but it seems to be taken for granted in some quarters, that his attack last summer will either result in his death at an early day or in so complete and permanent a disability as to debar him from entry in another senatorial race.

We submit that this distinguished Georgian is entitled to more consideration from Georgia newspapers. His faithful and efficient service in war and in peace forbids so summary and final a disposition. It will be time enough to drop him altogether from public life when he shall say so, and we feel safe in saying that he will say so emphatically whenever, in his judgment, he is no longer able to be the capable and zealous representative of the people he has been for the last ten years in the United States senate.

In writing about these things it is impossible to forget that Senator Colquitt's disability was incurred in defense of his state as directly as if he had been wounded at the head of his brigade. On March 4, 1889, for the first time in fourteen years, the republicans controlled the senate, and the whole of that fifty-first congress, from 1889 to 1891, Senator Brown was confined at home by illness and unable to go to Washington. In these two years with force bills at both ends of the capitol, when the south had more at stake than at any time since reconstruction, Georgia had Colquitt alone to represent her in the senate. In the first session of the fifty-second congress, Senator Gordon's health was so precarious that he was seldom in his seat, and Colquitt again shouldered the burden and assumed the responsibility. Three sessions of this continuous strain brought on the stroke of last July. The recollection of it should be sufficient for us to permit the senator himself to dispose of his own case in his own time and in his own way.

As the campaign for senator will not open for months, there cannot very well be candidates for some time to come, but if there are, it may be assumed that Senator Colquitt is as much in the race as any one—at least until he assures the people to the contrary.

Silver and the Commodities.

Dr. O. T. Kenyon, of Weston, Webster county, sends us the following letter of inquiry:

Editor Constitution—You state in your editorial on silver, 5th instant, that "sixty-four cents worth of silver sent to India is coined into rupees worth something more than a dollar, for the coinage ratio is 15 to 1. In other words, the Indian producer gets in equivalent of more than a dollar in gold for the commodity that the American producer is compelled to sell for 64 cents."

Will you please explain why speculation fails to equalize the value of silver bullion just as it does cotton, wheat and other products in the several nations? Is there any specific law that bars speculation, if so, where and how is it enforced? Our correspondent must perceive that if cotton, wheat and other products were deprived of their chief use and function by the United States and the principal nations of Europe, speculation would have little or no effect on their price. The illustration is suggestive merely, and is not intended to cover the case. In fact there is no illustration that fits so well as the plain fact itself—the fact that the banking interests of a dozen nations have robbed the people of more than half the money that was formerly used as a basis of credit.

We presume that the real nub of our correspondent's inquiry is this: If silver is as good as gold in India why does not that fact have an influence on the price of the metal? There are two reasons. The first is that silver can only go to India in the ordinary course of trade, and the main channels of trade are controlled by British interests. The second reason is that these interests find their main profit in cheap silver.

The demand for silver in India has

never been satisfied, but the metal can only go there in the natural course of trade, the channels of which, so far as the United States are concerned, are controlled by London bankers and business men. These buy India council bills, or rupee paper at a discount equal to the difference between the price of gold and silver, and this difference constitutes their profits. With the rupee paper thus bought they purchase wheat and cotton in India, where the bills, representing silver rupees, are as good as gold, and this wheat and cotton comes in competition with American wheat and cotton, and our farmers are compelled to take for their products the relative price which the British traders pay for India council bills, or rupee paper. This process not only robs the American producers, but gives a bounty to their competitors in India.

Having shown clearly why silver does not flow to India in a sufficient volume to have an influence on the price of the bullion, it remains to anticipate the argument that free coinage in the United States would not have any influence on the market price of bullion in Europe. The agents and organs of the gold trust declare that free coinage of silver here will not add to the price of bullion in the European market. But this is a question that would be answered by common sense if it had not already been answered by experience—especially the experience of France.

We have said that bullion silver can go to any country only through the regular channels of trade. It cannot flow direct to India from the United States, which is a silver producing country, for the reason that the trade relations of the two countries do not admit of it. England is the middle man between the two countries. On the other hand, there are no middlemen between the United States and the European nations, and with free coinage of silver here, the small amount of bullion held in those countries would instantly respond in price to the uplifting power of the law restoring silver to its use and function as a money metal.

When the Sherman act was about to become a law, and before the effect of its provisions could be practically understood, silver rose to \$1.00 an ounce in New York, and the price of bullion in London made instant response. These facts sweep away the whole fallacious argument of the organs of the gold trust that silver bullion in Europe would not respond to the lifting of the value here.

The "expert financiers" say that the law cannot impart value, and this is true enough when the statement is understood, but the law can restore to silver bullion its use and employment as a money metal, and this, by increasing its use, increases its value until it reaches the market price, or ratio, fixed by the law.

The Party Pledge.

Our dispatches today contain a summary of replies made by congressmen to telegraphic inquiries sent out by The New York World. The inquiries were three in number—"Are you in favor of the repeal of the Sherman law? Are you in favor of an income tax? Are you in favor of the repeal of the 10 per cent tax on state banks of issue?"

We gather from the dispatch containing the information that the replies to the first question are not as satisfactory as The World could wish; and this is natural. Our contemporary might as well ask its subscribers if they are in favor of hanging Mr. John Q. A. Rivers, of Thunder Hill. There are so many considerations surrounding such a question that replies to it could not be successfully tabulated.

It would have been an easy matter for The World to get all the information it wanted if it had framed its first inquiry properly. If it had asked, "Are you in favor of the unconditional repeal of the Sherman law?" it would have found a substantial majority in both houses ready to answer in the negative. If it had asked, "Are you in favor of repealing the Sherman law and carrying out the financial policy set forth in the Chicago platform?" it would have received an affirmative answer from a large majority of democratic congressmen.

All of which leads us to remark that there is a way to get information and a way not to get it. Meanwhile, it would be interesting to know whether The World is in favor of repealing the Sherman law in accordance with the programme of the democratic platform? That is the whole point at issue. Democrats who are opposed to unconditional repeal simply want to carry out the financial pledge of the democratic platform. Is The World in favor of that?

The Trouble in the West.

If the financial experts are not mistaken, the west is suffering and will continue to suffer more than any other section from the prevailing financial depression.

The south has been unconsciously preparing for this state of affairs during several years of low priced cotton. Our bankers and merchants have been forced into a conservative policy, and our people have been driven to the closest economy. Credits have been cut down, and while our people may have very little money they are not crushed under the burden of their debts.

In the west it is very different. The farmers of that section have been getting good prices for grain and pork, but this year they have a short hog crop and wheat is low, and the people who have been living extravagantly must now pay the piper. The smash up at Sioux City points its own moral. The town lost its head over its brief season of prosperity, and a syndicate raised more than \$32,000,000 with which the town was overbuilt and overdeveloped. This money was borrowed in the east, and since the era of financial depression Sioux City has completely collapsed. Elsewhere in the west, in every corner, the financial storm is felt more severely than in any other part of the country. The west is pre-eminently the debtor section—in bondage to the east—and it will

now be drained of every dollar before the New England and Wall street Shylocks get through.

In the meantime the south is reaping the benefits of the hard economy of the past few years. Our banks and merchants will not go to the wall because they have been cautious in the matter of extending credit, and our farmers will not be sold out for a song because they have lived within their incomes.

When the financial flurry is over the south will loom up in good shape ready for business. For the present, we are merely lookers-on. We have risked little, and, therefore, cannot lose much.

Killed in Battle.

The Louisville Courier-Journal shows that Governor McKinley was rather careless in the battle statistics presented in his Indianapolis address.

Speaking of the mortality in different wars, the governor said that only 22,000 lives were lost in the revolution and that more than that number had fallen in a single day in our civil war. This would lead people to believe that several hundred thousand soldiers were killed. On the contrary, official figures show that only 67,058 federalists lost their lives in battle, and 43,012 more died of their wounds.

As a rule, the mortality was not heavy in our battles. At Gettysburg the federal loss was 3,070 killed in the three days' fight. At the first battle of Bull Run the federals lost 470 killed. The fact that the number of men reported lost is much larger has caused people to suppose that many thousands were killed. The federals lost more than 20,000 men at Gettysburg, but only one-seventh of that number died on the field.

Now, as the federals had over 2,000,000 soldiers, first and last, in the war for the union it follows that only about one in twenty was killed or died of his wounds in four years' service. That is not a very high death rate. Indeed, it appears from these figures that it is no more dangerous to go to war than it is to engage in many peaceful occupations at home. It is all nonsense to suppose that in every great battle men are slaughtered by tens of thousands. The official figures on the union side of our war show that this is a mistake.

A Change for the Better.

The outflow of gold has practically ceased.

It is a long lane that has no turning, and we have at last reached the turning point. The monetary flurry in London is over and Europe is forced by her drought to take large quantities of American wheat. There is an increasing foreign demand for our raw material and manufactured products, and since the middle of May exporters find it difficult to engage freight room on the vessels going to Europe. Exchange is lower than it was a month ago, and there are unmistakable indications of a change that will put the balance of trade in our favor.

From now on, it is predicted by close observers of the situation, that the countries over the sea will be sending back all the gold they have drawn from us, and hundreds of millions more, to pay for their purchases. Nor will this turn in our favor be only temporary. Europe has lost this crop this year, and she moreover has 22,000,000 soldiers on a war footing who have to be fed and clothed. The withdrawal of this enormous host of able-bodied men from all lines of productive industry will necessarily increase the demand for our food stuffs, cotton, wool and leather, and other products which they will be compelled to buy from us.

These encouraging signs of the times should inspire hope and confidence. With the exception of the west, this country's financial and commercial institutions are upon a remarkably sound basis; and in the west it will be a positive benefit to get rid of shaky banking concerns, overburdened towns and greedy land loan companies. Things are adjusting themselves to suit a new and a brighter business era, and in view of the financial and tariff reform legislation which an extra session of congress will begin to map out in September there is every reason to look for good times, a revival of commerce and industry and an easy money market.

It seems that we have given the British shipbuilders a case of the Cramps.

In 1873 a bale of cotton would purchase \$100 worth of gold. Today the same amount of gold is worth three bales of cotton. Nevertheless a few of the brethren here say that gold has not increased in value.

Banker Bob Lowry wants a subtreasury in Atlanta. Of course, there is no other place for it, if we are to have one in Georgia.

The Washington (Wilkes County) Chronicle stuffs cotton in its ears and ties a "hankerchief" over his eyes when he begins to discuss the financial question.

Mr. William McKinley will run for governor of Ohio again. Foraker appears to be a back number.

The Georgia bankers have declared in favor of bimetalism, and that fact is worth noting.

The New York Herald says the people have had too much silver and plenty of it. When? What people?

EDITORIAL COMMENT.

Mrs. E. D. E. N. Southworth claims that she was the originator of the serial story. She says: "The first continued story ever published in the United States came out in The Washington Era, forty-five years ago, and was written by myself. I deserve credit for it, however, for it was the merest accident. It was called 'Retribution,' and I meant to make it about three columns long. New characters except in, however, I didn't complete it." The story ran through many numbers before it was finally completed.

Professor Wiggins, of Ottawa, says that when continents are connected by electric cables the electricity will accumulate on each this year, and America has all the electric energy and Europe has lost it, so that our continent is flooded and Europe is burnt up with drought. A thunder cloud that should water the country from Philadelphia to New York on crossing the telegraph wires has its electric energy dispersed, or so it is precipitated as hail by the cloud becoming a vacuum and thus producing a cyclone. "Bury all the wires," said Wiggins, "and cyclones and droughts, except in rare instances, will disappear from our continent."

Asked why he did not publish his mathematical problem for solving the circle, he said he had heard for years that European governments and universities had offered valuable prizes for the solution, and he wanted to learn the truth or falsehood of these reports. If he should solve the problem, five hundred persons would rise up and claim they had drawn the same figure fifty years ago.

SPARKS FROM GEORGIA.

The Cedartown Standard is urging the people of Folk county to get up a county fair.

Professor T. J. Simmons, the very efficient superintendent of the Dawson public schools, will be at the head of the school interests of Macon, Ala., another year.

Homer Willis, the boy murderer, of Terrell county, twice convicted of voluntary manslaughter, will be sentenced at Dawson Saturday.

Fort Valley is pushing her fruit interests. Columbus is investing a half million in an electric street car line, and Americans will wish to see their neighbors to put her in the background.

Sixteen divorce cases came up for trial in the superior court in Savannah Wednesday. The number is considerably larger than usual.

At Dawson the little six-year-old boy of Mr. J. P. Kitchens got hold of a pistol at a neighbor's house and accidentally discharged it, the ball missing the boy's head but a few inches and grazing his shoulder.

There is now a plan on foot to organize a company to build a commodious hotel at Clarkston, at the mineral springs. Mr. J. S. McLeaud offers to start it with a donation of land and \$500 in cash.

Near Dalton, on Mill creek, there is a steep bluff, running down to the water's edge, which contains numerous indications of the time when north Georgia was the home of the Cherokee Indians. There are thousands of flint arrowheads scattered about or buried in the loose soil of the bluff, and in the vicinity are many Indian mounds.

For cruelty to animals Henderson Daniel, a Terrell county farmer, sentenced to twelve months in the chain-gang. His cruelty surpasses belief. He was charged with cutting out the eyes of a horse upon which a mortgage he had given was about to be foreclosed.

FOR THE LEGISLATURE.

Southwest Georgia is as early as the other sections in booming legislative candidates. They are cropping out here and there, and are almost as frequent as blackberries.

Editor Ryals, of Telfair, is determined to have a seat in the next legislature. He says he has made up his mind to it, and is in the race to stay.

The name of Professor E. H. Stephens, of Clarkston, has been mentioned in connection with legislative honors.

The Lithonia News Era publishes the announcement of Mr. Alonzo Field, of Stone Mountain, as a candidate for the legislature, and says:

"Colonel Field is a pure democrat and is a brainy young man, and if elected, would make a good representative."

DeKalb county claims to have the best legislative timber in the state, and it is evident, from some of the early entries, that there will be no lack of candidates later on.

David A. Chestnut, of Doraville, is mentioned as a legislative candidate from DeKalb.

The friends of Dr. J. H. Goss, of Decatur, claim that he is pre-eminently qualified in every respect and that he deserves some high compliment from the democratic party. They further insist that Decatur district is entitled to name Judge Stewart's successor because of his efficient and untiring labors in the house of commons, and because he is a man with license to peddle a patent blood medicine.

STATE PRESS COMMENT.

Aurora Chronicle: The people of the south must sit steady in the boat and look hopefully to the future with the perfect assurance that they will safely weather any storm that may threaten this section of their common country.

Waycross Herald: The vaults of the South Georgia bank are filled with some amount of hard dollars, more than floating debt is insignificant. The levy on the assessed valuation of city property for current and other expenses amounts to only \$5.80 on the thousand, our people are prosperous and happy, and R. G. Dun & Co. are hereby notified and requested to eliminate Waycross and its tributaries from their dark pictures which portray a financial crash. Waycross is not in it.

Joneshboro Enterprise: It makes us tired to read the little slurs The Atlanta Journal continually flings at Congressman Livingston. It is an absolute disgrace to The Journal and unworthy the bosses of the paper. It is well known that Mr. Smith has no liking for Mr. Livingston, but for his paper to perpetually taunt him with degrading little slurs from its Washington correspondent is a very little thing. Boss Hoke don't do it. It is a little thing, but it doesn't hurt Mr. Livingston, but leaves dirty, unattractive streaks upon the face of The Journal every time such littleness is indulged in. The Journal is certainly entitled to the congressional interests of the fifth district rest in Livingston's hands and that it is his duty to the people of the district to do what he can to aid them in their efforts to displace the gentlemen who are now in power. Letting Livingston go is a disgrace to the people of the district, and we are with Livingston as against the prejudice of Hoke and his Journal.

SOUTHERN NEWS NOTES.

A new shipyard will soon be operated at Apalachicola, Fla.

Ten drunken women were recently arrested at Apalachicola, Fla., and were made to contribute \$50 to the city treasury.

Texas has a ten-year-old boy who is a confirmed inebriate, and has been drinking ever since he was seven years old.

Sink and Swim are the peculiar names of two of the best citizens of Davidson, N. C. They are thinking of forming a partnership.

At Stephenville, Tex., Mr. Jesse Hollis and Miss Harriet Taber were married. At the time Mr. Hollis was dangerously sick and was expected to live.

A marriage, in which the bride and groom had not met or heard of each other until less than a day previous to the ceremony, was solemnized in Norfolk, county, Virginia. The couple are Abraham Morris, of Asheville, N. C., and Rebecca Runk.

Mrs. Jack Wines died near Selma, Fannuel county, Virginia, last week, about eighty-four years old. Parties who helped prepare her body for burial found in a large box her will, written in nearly as good condition as when she died it, forty-four years ago. It is a white dress, cut low neck and short sleeves.

In the old cemetery at Camden, S. C., is a tomb with the inscription, "Mary of Glasgow," cut into the slab—evidently done by a soldier with a bayonet. The letters are really artistic and unique. This tomb is supposed to be that of Lord Cornwallis's mistress, who died during his occupancy of the town. Colonel Hopkins, a northern visitor, had this tomb repaved at his own expense, taking brick from the ruins of the old Cornwallis house and encasing the slab therein, so as to preserve the old relic.

LYNCHINGS OVER THE LINE.

Dalton Citizen: When northern "bloody shirt" journals have anything to say in future about lynching in the south they will please remember the Michigan horror.

American Times-Recorder: It seems that the south isn't doing all the colored lynching. States across Mason and Dixon's line are now engaging in the same enterprise, and honor between the sections are becoming easier.

JUST FROM GEORGIA.

June and Lots of It.
 There's something in the hazy, lazy, daisy atmosphere.

That makes a fellow mellow all the soul he has to spare.
 In the scented, sweet, contented subtle season, when the times
 Of a million birds make music for a million, trillion Junes!

You are dreaming in the gleaming—you are blinded by the glow
 Of the white light and the bright light, where the splendid rivers flow;
 Or in dells where bells of twilight ring their requiem of rest.

You are drifting with the rose leaves to the Night's voluptuous breast!
 Life is languor, with no anger of a storm to strike and slay

The peace that makes the perfect and splendid vista-day;
 Life is glory, and the story, told in Love's melodious tunes,
 Makes the world more to the music of a million, trillion Junes!

F. L. S.

A Pointer for the Turned Down.
 "Jones didn't get that mission, did he?"
 "No; had to refuse it."

"Why?"
 "Well, you see—sea sickness runs in the family and he couldn't cross the water."

The Turpentine Operators' News, is the name of a new Georgia weekly, devoted to the interest indicated by its name. It is published at Hinesville, and edited by A. Gordon Cassels and Robert M. Martin.

No Help for Us.
 To skip book agents ain't no fun;
 No counsel will they heed;
 They holler at you when you run,
 That "he that runs may read."

The Georgia weekly editors are getting together on the silver question. Silver brings 'em every time.

Cumberland Island is getting ready to receive the boys of the weekly press association. Manager Morgan has enlarged the ocean and says that bathing suits are no higher than usual.

No Show for Him There.
 The lynching question is still expressed.
 And the west with the south would cope;
 But then say: when a nigger is lynched out west
 That they make him pay for the rope!

The editor of The Griffin News says to his subscribers:
 "The most popular person of any sex, age, denomination or business, in the state, is the one who keeps his subscription promptly paid up."

A drummer, who drove out to one of the small islands in the vicinity of Cordele recently, declares that he got into one of the roads that was so crooked that he met himself coming back.

Two Birds at One Shot.
 "That bill collector," said the foreman, "says he has worn out three pairs of shoes walking to your office."

"Poor fellow!" said the editor. "Give him an order for a new pair, and I'll strike the shoe factory for an advertisement."

Valor Rewarded at Last.
 One after another, the soldiers of the confederacy are coming into their rewards. Here is a notable instance from The Rockdale Banner:

"Our brave and gallant fellow citizen, A. B. Cawthorn, has at last been rewarded for his services in the confederacy. He is now a member of the legislature, and for his bravery in the battles around Redon, by our able and efficient ordinary, breasting him with license to peddle a patent blood medicine."

The Culbert Liberal-Enterprise is doing good work for Culbert—work that is bearing fruit in the increased prosperity of the town.

The Practical Side of It.
 A poet of a practical turn of mind sends this answer to some verses which recently appeared in one of our papers:

"There's no hard times in Georgia"—she's taken in great big strides
 To a fellow with a steady job and money, too, besides;

Yes, the peach is pluk and pretty," but then, you know it takes
 A heap o' ready money to buy coffee, cream and cakes!

THE EXTRA SESSION.

Macon Telegraph: The direct announcement by Mr. Cleveland that he will call an extra session of congress to meet during the first week of September, and earlier if necessary, will have a good effect in the business world.

Dalton Citizen: That the country is in a great financial strait there can be no doubt, and if relief does not come soon the consequences to all business will be appalling. The times demand an immediate extra session of congress to devise ways and means out of the financial embarrassment.

Savannah News: The extra session will be a story in one in all probability. It will certainly be one in which the whole country will be profoundly interested. The hope of the whole people is that the senators and representatives will be guided by patriotism, and that what they do will restore confidence and make such a firm foundation for business that the country will soon enjoy a full measure of prosperity. The country is great and rich, and the fact that there are now grave financial disturbances justifies the conclusion that there has been a lack of wisdom in the legislation that relates to financial matters.

TALK ABOUT ATLANTA.

Griffin News: J. H. Drewry went to Atlanta yesterday on matrimonial business, as he expressed it. The recent unexpected success of Griffin bachelor in that direction seems to have inspired new hope all along the line.

Dalton Citizen: The city of Atlanta has been treated to print an elaborately illustrated pamphlet, or book, to advertise the city. Money no pains will be spared to make it an attractive affair. This is what our council should do. We need more people here in Dalton and Whitfield.

Wilmington, N. C., Messenger: It is mentioned as a fact that Atlanta, Ga., flourishes as a fact that Atlanta, Ga., flourishes to a very considerable degree to the chagrin of its people, who prefer to buy from each other rather than send their money abroad to help build up other communities. Atlanta manufacturers flourish. The Birmingham, Ala., News comments at length upon the example of Atlanta. We make one extract. It says it is a sad reflection that a town has some parasites who really do nothing for its growth and prosperity, and it points to Atlanta as an example where the people "in all its various branches of business, rich and poor, merchant, professional, mechanic and laborer, are devoted to public and personal aggrandizement and naturally find pleasure and profit in giving support to Atlanta industries instead of pursuing the disastrous policy of sending abroad for what may be manufactured or purchased at home."

HOG AND HOMINY.

Columbus Sentinel: We learn that a gentleman in Jefferson county recently carried a load of hogs to Augusta and sold them for over \$100. This shows that there are other industries for farmers that will yield a much more handsome return than cotton.

Thomaston Times: It is not an uncommon thing lately to see a farmer's wagon, or more than one for that matter, upon the streets of our town, loaded with corn, fodder, meat, and some something else of home raised supplies for sale, and they all readily sell, too. The men who do these things are the prosperous ones in their communities, and no mortgages are recorded against them. There will be hard times in Georgia when this is a general rule and not the exception.

THE PASSING THROUG.

"It is interesting to observe the run that particular pieces of music will have. Mr. Charles Price, 'Somebody' is an air from an opera that is all the rage. Everybody will be playing it or whistling or humming it until it is worn threadbare and then a new piece comes along and supersedes the favorite. Maybe a minstrel will give a song a send-off and we will hear nothing else for a month. Just now the popular instrumental piece is 'After the Ball.' It is a waltz song and I have never seen anything take it in dock. These fads generally sweep Atlanta before they have any other southern towns. Just as fashions are introduced here simultaneously with their introduction in New York. This last favorite is very bright and catchy. Mr. Price was too modest to make so, but he is always on the lookout for the popular things in music and as soon as a novelty makes a hit he sends for it, the musical people try it and then it goes the rounds.

Colonel John Postell, of Cartersville, is in the city and is stopping at the Kimball. Colonel Postell was formerly a resident of the city of Atlanta, and among other things was one of the most popular members of that delightful and accomplished railroad colony that once had headquarters in this city. He then gave spirit and tone to much of the social and club life of the city for the years following the war. Of that brilliant company there was no one who contributed more of wit and geniality than Colonel Postell. He is now pursuing a quiet life in the country, but is still keeping and enjoying the fruits of arduous labors in the railway service of the state. He will always find a cordial welcome among his warm and devoted friends in this city.

Hon. David J. Bailey, Jr., member-elect to the general assembly from the county of Spalding, is in the city and is looking after some of the important details of the forthcoming encampment of the state troops at Griffin. This is one of the pet enthusiasms of the indefatigable young soldier and legislator, and it may be taken for granted that at the next session the military of the state will have a staunch supporter in him.

That stalwart democrat and splendid editor general of the Pataula circuit, Hon. J. M. Griggs, is in the city, and is here to meet with the distinguished statesmen who are also sojourning within our gates. Colonel Griggs is of the opinion that when congress does get together and knuckles down to work there will be a streak of daylight through the financial situation as broad as the dawn of a summer day.

Congressman John W. Maddox, of Rome, is in the city and has rooms at the Kimball. He is keeping a weather eye on the movement of legislation, and it is his keeping with his well-known astuteness to expect that nothing in the interest of his constituents that can be accomplished will be permitted to fall for default on his part.

"WE ARE WILLING."
That's What Mayor Goodwin Says to West End's Annexation.
BUT HE SMILED WHEN HE SAID IT
It's a Pretty Howdydo Confronting West Enders, They Think.

A QUESTION OF "VILLAGE OR CITY."
Mayor Nelson Thinks His Town Ought to Be Brought Back to Mayor Goodwin's Town—Everybody Talking.

What about the annexation of West End? The question was asked a thousand times yesterday by the citizens of Atlanta and West End as they followed with busy industry their different pursuits.

It seems that the question has been presented by that meeting in West End night before last held for the purpose of ascertaining how the citizens of the town stood with regard to the proposition to issue \$50,000 bonds to give the town water connections.

Mayor Nelson, of West End, is downright opposed to annexing his town with that of Mayor Goodwin. He makes no bones about saying so. He spoke very emphatically on this score at the meeting in West End last night, and he has since then been busy with his own people.

These sentiments are prevalent in West End considerably. But West End wants water and sewers. Her people will vote on this question on the 12th instant. In the meantime they are studying the question of being able to pay for city pleasures and amusements like those of the city of Atlanta.

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GIVE UP THE "SNAP,"
Or Else Come Into Atlanta as a Regular Citizen and Live.
THE ORDINANCE IS A LAW NOW.

A Very Interesting Interview with Captain Bob Lowry, Attorney at Law, School Teachers—The Law Signed.

The ordinance requiring all persons holding office for the city of Atlanta to live in the city became a law yesterday when Mayor Goodwin put his signature in approval to it.

Now, it is an interesting question to the office holders "where am I living?" There is a great deal of interest in this law among the people of Atlanta. The ordinance seems to have passed by up to date with but little attention on the part of the newspapers but, now that the law has come into effect, the people are talking about it.

Here is the ordinance as it passed the council last Monday and as it was signed by the mayor yesterday:

Section 1. Be it ordained by the mayor and council, That from and after the passage of this ordinance no department or officer of the government of Atlanta shall elect, appoint or employ any person, or continue in service, any person who is not a bona fide citizen of said city of Atlanta, where the work of service to be performed is wholly or chiefly within said city unless the consent of the mayor and council is first obtained.

Section 2. Be it further ordained, That all ordinances in conflict with this ordinance are hereby repealed.

A Constitution representative called at the office of the city clerk yesterday and asked for the origin of the ordinance.

Mr. Charles Rice stated that the law was originated by a club organization in Atlanta, the name of which he could not recall, but said that a committee from that organization appeared before Mayor Goodwin and offered the suggestion to him.

Mayor Goodwin talked about it before several members of the council in an off-handed way, and some of them thought it was a good measure. It was then brought to the council and was referred to the committee on finance and employment.

BANKER TOLLESON
Highest of all in Leavening Power.—Latest U.S. Gov't Report.

THE NOTES WILL BE SHOWN TO THE GRAND JURY THIS MORNING—Judge Marshall Clarke Issued a Special Subpoena.

Banker J. R. Tolleson did not show his notes to the grand jury yesterday morning and neither is he now boarding at Hotel Fulton along with the other distinguished personages who have sought refuge behind his walls.

And all this would seem to indicate that Tolleson in his own headway knows just a little more about the law than the grand jury that is now seeking to make him subservient to their wishes.

Tuesday he was served with an ordinary subpoena to appear before the grand jury and on Wednesday morning when he entered the grand jury room was confronted with the request to deliver to the grand jury the notes alleged to have been forged by Tolleson.

Nothing was said of the matter by Tolleson at the time he was served with the subpoena, but he is now being served with a subpoena to appear before the grand jury on Thursday, the 8th of June.

There has never been a time, said Banker Tolleson, "when I was not ready to give up my position as a banker and to become a citizen of Atlanta."

The grand jury adjourned at 12 o'clock yesterday and will meet again at 10 o'clock this morning at the city court.

BOUNDED OVER TO THE CITY COURT.
Mrs. Jeff, a Russian Woman, Arrested for Cheating and Swindling.

There was an interesting scene enacted in Judge Orr's court yesterday afternoon when the trial of Mrs. Jeff, a Russian woman, who was charged with the offense of cheating and swindling, was being conducted.

Baking Powder
ABSOLUTELY PURE
AT WHOLESALE BY THE TRADE GENERALLY.

HIS FATHER'S GHOST THE SITE BOUGHT.
Is What Crazy Officer, Rumph Says He Is and Has Been Dead 20 Years.

Carried to Milledgeville by Two Patrolmen—A Crazy Negro Woman Bites a White Man's Ear.

Securely bound and held between two strong patrolmen, Special Cemetery Officer George W. Rumph, still wearing his blue police uniform and his snow white hair and beard disheveled and uncombed, was carried from the police station to the train which was to carry him to the state insane asylum at Milledgeville yesterday afternoon.

Patrolman W. F. Wainwright, the strongest officer on duty, and Patrolman Norman were detailed by Chief Connolly to escort the insane officer to the asylum.

Rumph is past sixty years of age, and his hair and beard are as white as snow, but he is remarkably strong, and day before yesterday when he was carried before the ordinary on a writ of lunacy six patrolmen had to be detailed to take charge of him.

Dead people, graves, ghosts, undertakers and other ghastly subjects seem to have wrought a spell over the mind of the crazy officer, who for eight years has spent his life among the graves at Oakland.

Julia Waters, a tall mulatto, who is well educated, was in the rear of the crowd of officers and citizens who gathered to see the officer taken to the asylum.

COLORED STATE BAPTISTS.
The Annual Convention Is Now in Session in Atlanta.

The colored state Baptist convention was in session all day yesterday, having convened Wednesday morning at 8 o'clock in the Baptist church.

GAUL'S OPERA COMPANY.
It Scores a Great Hit in "Boccaccio" Before a Large Audience.

The production of "Boccaccio" by the Gaul company at the opera house last night was remarkable for more than one reason.

THE POLICEMEN WANT A CHARTER.
They Want to Make a Speculative Concern Out of Their Relief Association.

The Police Relief Association is going to ask for a charter from the city council, and is treasurer of the organization, yesterday stated that he had more money on hand than he had ever had at any previous time.

WHO MR. NEWELL IS.
A Mr. Newell Gives an Opinion Concerning the Atlanta Man Poisoned in Chicago.

A Mr. and Mrs. Newell, of Atlanta, were the victims of arsenical poison in Chicago last Wednesday, when a special telegram was sent to Atlanta.

THE ONLY POLICE DOG, WHO WAS A VETERAN, IS DEAD.

The funeral of Brother John F. Engles, which will occur from St. John's church at 3 o'clock p. m.

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FINANCE & TRADE

CONSTITUTION OFFICE

ATLANTA, June 9, 1913.

Holders of Georgia Pacific first mortgage bonds are not accepting terms of the Drexel-Morgan Richmond and Danville reorganization plan with good grace, and many of them, I am told, will positively decline. The issue is only \$10,000,000 per mile, and the property is certainly good for it.

New issues of town bonds for improvements are not numerous, but those being brought out do not find buyers at acceptable prices, even where they bear as much as 10 per cent interest, and in one case of a near-by good town I learn that no bids were made at all at a recently attempted sale. The times are not favorable for selling bonds, and it can only be done where prices are attractive.

Atlanta Clearing Association Statement, Clearing today: \$736,413.33

Local Bond and Stock Quotations.

New York exchange buying at par; selling at \$1.028 1/2 premium.

The following are bid and asked quotations:

STATE AND CITY BONDS

New Ga. 5 1/2% 100 98 1/2
Do 5% 100 97 1/2
Do 4 1/2% 100 96 1/2
Do 4% 100 95 1/2
Do 3 1/2% 100 94 1/2
Do 3% 100 93 1/2
Do 2 1/2% 100 92 1/2
Do 2% 100 91 1/2
Do 1 1/2% 100 90 1/2
Do 1% 100 89 1/2
Do 3/4% 100 88 1/2
Do 1/2% 100 87 1/2
Do 3/8% 100 86 1/2
Do 1/4% 100 85 1/2
Do 1/8% 100 84 1/2
Do 1/16% 100 83 1/2
Do 1/32% 100 82 1/2
Do 1/64% 100 81 1/2
Do 1/128% 100 80 1/2
Do 1/256% 100 79 1/2
Do 1/512% 100 78 1/2
Do 1/1024% 100 77 1/2
Do 1/2048% 100 76 1/2
Do 1/4096% 100 75 1/2
Do 1/8192% 100 74 1/2
Do 1/16384% 100 73 1/2
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THE SUPREME COURT.

Decisions Rendered Monday, June 8, 1893.

REPORTED FOR THE CONSTITUTION

By Peoples and Stevens, Reporters for the Supreme Court of Georgia.

City Council of Augusta v. Cone et ux. Before Judge E. C. City court of Richmond county.

The declaration set forth a cause of action, and there was no error in overruling the demurrer.

John S. Davidson, for plaintiff in error.

W. K. Miller and F. H. Miller, Jr., contra.

Pettyjohn v. Liebner. Principal and surety.

1. Where one who is really surety for another gives a promissory note in discharge of the obligation in its original form, and the obligation has already been discharged by the principal debtor, the surety being ignorant of the fact, the note so given by the latter is without consideration, whether the maker had or had not knowledge of the fact.

2. A receipt on a promissory note in these words: "Paid by a sale of stock on this note, \$2,000," signed by the holder of the note and attested by a witness, is not a bill of sale or written contract of sale.

3. In a contest between two persons as to the value of certain property which one of them had held for the other in a fiduciary character, and for which the former was bound to account, what the property brought at a tax sale at which the person entrusted with it became the purchaser, is not admissible in his favor either to show the independent title in himself, or to show the value of the property at the time he received it. On the theory that the holding was not upon a trust or agency, but upon a contract of purchase made several months previously to the date of the tax sale, the same rule would prevail.

4. Where property is turned over by a debtor to his creditor to be sold by the latter, and the proceeds applied to the debt, the balance, if any, after satisfying the debt, to be returned to the debtor, the custodian of the property, if he faithfully repaid the debt, is not chargeable with its value, but only with the proceeds realized from the sale, or which might have been realized by him in the exercise of proper diligence. If he converted the property to his own use, he is chargeable with its actual value.

5. It was error, in charging upon the credibility of witnesses, to instruct the jury that you may even consider their character for truth and veracity, if it be known to you.

Judgment reversed.

W. K. Miller, for plaintiff in error.

M. P. Foster, contra.

Greenwich Insurance Company vs. Sabotek. Insurance. Richmond County, Ga. City court of Richmond county.

Where G. & D. as partners under that style, were agents of an insurance company when a policy was issued by the company through them, and they afterwards dissolved, and G. & D. ceased to represent the company, but continued to act as such, and the insurance company business at the same place as a member of a new firm, using the style of G. & D., and the insured applied to the new firm for insurance on the same property, producing at the same time the former policy, which G. & D. examined, and thereupon issued another policy in a different company, which G. & D. then represented, signing that policy with the name of the new firm, these facts did not amount to a consent by the first insurance company that the insured might obtain the additional insurance embraced in the second policy. As G. & D. were the first company that terminated, he had no authority to represent that company, and the burden of verifying his authority was upon the insured, the policy on its face declaring that it would be rendered void by procuring further or additional insurance, unless by agreement endorsed upon or annexed to the policy. The ignorance of the insured that the first firm was dissolved, or that G. & D. were in the second policy, would not vary the relative rights of the parties.

Judgment reversed.

Henry Jackson and J. R. Lamar, for plaintiff in error.

C. H. Cohen, contra.

Miller, trustee, et al. v. Smyth, Trustee. Landlord and tenant. Damages. Negligence. Before Judge E. C. City court of Richmond county.

1. Where a trustee lawfully and rightfully assumes in his representative capacity the relation of landlord, he is liable, in that capacity, to answer to the tenant for the violation of any duty which the general law attaches as an incident to that relation. Accordingly where a trustee, duly authorized, rented a store belonging to the trust estate, and in the contract of rental agreed to keep the building in repair, and the tenant, in reliance on the contract, was injured by the failure to do so.

2. Whether or not there was negligence on the part of the plaintiff causing or contributing to the injury complained of, is a question for the jury, the declaration imputing negligence to the defendant, and not conceding directly, or by necessary implication, any on the part of the plaintiff.

Judgment affirmed.

William K. Lamar, for plaintiffs in error.

William K. Miller, contra.

Cumhincham, et al. v. Elliott, agent. Certiorari. Practice. Before Judge Elliott, Principal and agent. Before Judge Elliott, Chattahoochee superior court.

1. Where the right to a certiorari is given by statute to either party to a suit, and the writ in his own favor, he is not bound to show the ground for the writ, and the pendency of the first writ sued out is no ground for dismissing the second.

2. Where the claim of right to a private way is founded upon an uninterfered use of the way for more than seven years by the owners of a certain plantation, their agents, servants and tenants, the right is not in the agents or servants themselves, but in the owners who alone are the persons injured by an unlawful obstruction of the way, as against agents and servants, in violation of the right of the owners, who, by virtue of section 2207 of the code, may commence and carry on a proceeding in their names to remove such obstruction, under section 798 of the code, he cannot institute and carry on a proceeding for that purpose in his own name, either individually or as agent.

3. When in a petition to remove an obstruction from a private way, the petitioner alleges that he is the duly authorized agent of the owners of a certain plantation, naming it, that he has been in the habit of using the private way, describing it, and that the said owners, their agents, servants and tenants had been in constant and uninterrupted use of the way for more than seven years before the obstruction complained of, the petition is properly construed as being brought by the petitioner, not in his individual right, but for the use of the owners, and the court is so far as it sustained the certiorari.

brought by the plaintiff in said proceeding.

Judgment reversed.

T. M. Cunningham, Jr., for plaintiff in error.

Edward S. Elliott, by brief, contra.

Pullman's Palace Car Company v. Martin. Sleeping car company. Negligence. Practice. Before Judge MacDonald. City court of Savannah.

Whatsoever diligence a sleeping car company may owe a passenger in guarding and protecting her while she is asleep in the berth assigned to her, with her money and personal jewelry in a satchel, the having the satchel beside her in the berth between herself and the wall of the car, if the company so negligently and carelessly guard and protect her while sleeping that through its negligence the money and jewelry are stolen from her and thereby wholly lost, she has a cause of action. Although the declaration in the present case is defective in not setting forth any particular act or omission constituting negligence, yet as there was no special demurrer on that ground, and as the declaration is good in substance, there was no error in overruling the demurrer to the declaration, upon which the court adjudicated.

Judgment affirmed.

Henry Jackson and Pope Barrow, for plaintiff in error.

Harden, West & McLaws, contra.

Berry v. the State. Criminal law. Burglary. Indictment. Ownership of goods. Venue. Before Judge Wellborn. White superior court.

1. It is not cause for arresting the judgment, after a verdict of guilty of burglary, that the house alleged to be broken and entered is described in the indictment as "the storehouse of Woodlawn Leo and Macedonia Alliance co-operated store."

2. The description of the house being as stated above, and the evidence showing that the Macedonia Alliance had no ownership or interest in the house or the goods stored therein, the evidence failed to support the indictment; and there being no evidence that the house broken and entered was situated in the county in which the bill of indictment was found, and the trial took place, the court erred in not granting a new trial.

Judgment reversed.

Thompson & Son, J. J. Bowden, J. R. Estes and Price & Charters, for plaintiff in error.

Howard Thompson, solicitor general, and W. S. Pickrell, contra.

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Effectually, yet gently, when constipated or bilious, or when the blood is impure or sluggish, to permanently cure habitual constipation, to awaken the kidneys and liver to a healthy activity, without irritating or weakening them, to dispel headaches, colds or fevers, use Syrup of Figs.

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Mr. George H. Chapin, of Boston, publisher of The New England and The South, has been in the city to arrange for the simultaneous publication of his monthly at Atlanta and Boston.

The August number will contain a comprehensive description of Atlanta, illustrated by fully forty engravings of our public buildings and representative private residences, and this, besides the well known and distributed throughout New England and the south, will be placed in every hotel in Chicago, and will have upwards of half a million readers.

This publication, now in the thirty-second volume, has long been a power in New England, and its publication here with Atlanta's imprint upon each title page, will be of inestimable value to us in attracting capital and immigration of the better class.

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On all regular world's fair tickets from the south or southern Ohio and Kentucky, via Cincinnati and the Cincinnati, Hamilton and Dayton railroad to Chicago, a stop-over will be allowed within the life of a ticket, and passengers can secure a stop-over privilege by depositing the ticket with the Merchants' and Manufacturers' Association at Cincinnati.

For rates, folders, and full information regarding the world's fair trip, including special inducements offered by the citizens of Cincinnati, for stop-over in the "Queen City," address any Cincinnati, Hamilton and Dayton agent or E. O. McCormick, General Passenger and Ticket Agent, "World's Fair Route," No. 200 West Fourth street, Cincinnati, O. may-16-tues-fri-sun

FOR DYSPEPSIA, Indigestion, and Stomach disorders, use BROWN'S IRON BITTERS.

All dealers keep it. \$1 per bottle. Genuine has trade-mark and crossed red lines on wrapper.

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Elephant and Cheap Trip to New York, Boston and Baltimore.

Round trip rate including meals and state room Atlanta, Ga., to New York, \$42.30; Boston, \$42.30; Baltimore, \$31.30 via Central railroad, Savannah and steamers. Finest ships carrying the American flag. Tables supplied from best markets in the United States. may-16-3m-tues-thur-sun

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At the grand Military picnic at beautiful Pearl Lake, Thursday, June 15th. Train leaves S. A. M., return 7:30 p. m. 7c and 50c.

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Via Western and Atlantic Railroad and

THE NASHVILLE, CHATTANOOGA AND

St. Louis Railway to Chicago in Twenty-two Hours and Fifty-Eight Minutes.

Commencing on Monday, June 5th, the Western and Atlantic railroad and the Nashville, Chattanooga and St. Louis railway inaugurated the quickest schedules ever made between Atlanta and Chicago.

President Thomas said that he had the short line between Atlanta and Chicago, and he intended to make whatever schedules might be necessary, not only to meet the competition, but to show his patrons that he appreciated their kindness by giving them the quickest and best service between Atlanta and Chicago.

The velvet vestibuled train leaves daily, Atlanta, 10 a. m.; leave Chattanooga, 2:42 p. m.; leave Nashville, 7:45 p. m.; leave Evansville, 12:45 a. m. and arrive at Chicago, 8:35 a. m., making the unprecedented time of twenty-two hours and fifty-eight minutes from Atlanta to Chicago. This train will be vestibuled throughout, including baggage, mail, express, day coaches and Pullman's finest sleepers.

In addition to this special vestibuled train to Chicago, the velvet fair flyer, which formerly left at 2 p. m., leaves daily at 2:15 p. m., with solid train, composed of baggage, mail and express cars, day coaches and Pullman's palace sleeper.

This train runs solid from Atlanta to Louisville, and the sleeper on this train will go through from Atlanta to Chicago without change, and will arrive at Chicago at 8:20 a. m. and leaves at 2:15 p. m., via this route, you will arrive at Chicago the next afternoon at 5:30 p. m.

The third train which the Western and Atlantic railroad has for Chicago leaves Atlanta at 8:20 p. m. and arrives at Chicago the next evening at 9:40 p. m. This train runs solid from Atlanta to Nashville, and connects in the union depot at Nashville with through trains from Nashville to Chicago without change, and carries a Pullman buffet sleeping car through from Atlanta to Chicago, via Louisville and the Pennsylvania railroad.

The morning express will leave Atlanta at 8:20 a. m., as heretofore, and will arrive at Nashville at 7:15 p. m., making all local stops at intervals of 15 minutes.

Mr. Charles E. Harman, general passenger agent of the Western and Atlantic railroad, says that he would be glad to furnish the best of information, and he is working admirably, and says that he is answering hundreds of letters daily, giving desired information to parties who contemplate a visit to Chicago, as to routes, rates, and boarding houses. Besides the number of hotels in Chicago, of which he has a list, he has also obtained, through reliable information, the addresses of fifteen or twenty boarding houses, which he is furnishing to the patrons of the Western and Atlantic railroad upon application.

He has a great little circular giving important world's fair information, which he will send to any one upon application.

It looks now as though the railroads had determined to maintain the rates as named, and will have a war of schedules instead of a war of rates. Mr. Harman says that this is the best way to accommodate the people, by giving them quick and reliable schedules and allowing the roads to receive a living rate out of the world's fair business.

Through Train Service Via E. T. Va. and

The Cincinnati limited leaves Atlanta via the East Tennessee, Virginia and Georgia daily at 6:30 o'clock a. m.; arrives at Cincinnati at 10:40 o'clock p. m. and Chicago at 7:30 o'clock a. m. New York, via Cincinnati, with through sleepers to Chicago.

The Chicago limited leaves Atlanta at 2:10 o'clock p. m. arriving in Cincinnati at 6:25 a. m. and Chicago at 4:30 o'clock p. m. Solid train from Macon to Chicago with Pullman buffet sleepers attached. The morning running through sleepers or trains between Georgia and Chicago.

may 30, 12.

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Patients continue business while under treatment. Whisky and all other drugs stopped immediately on beginning treatment. No need them. No treatment yet discovered to compare with it. Have given special study and practice to these diseases for past twenty years, with continued and successful results in practice. Book of cures free.

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Leave Atlanta 6:35 a. m., 2:10 p. m., 5:55 p. m. Fastest time between Atlanta and Rome.

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It is hot, and the mercury is still going up. But as the mercury goes up our prices come down. We have just had a "marking down," which means that every thing in the way of "odds and ends" and broken lots have been marked down to figures that will soon clear them out. They are good styles, and if you haven't bought a suit yet come and see these suits and profit by it. Our stock of staples, such as clay worsteds and black and blue chevrons is still full. We don't allow these lines to get broken. Call.

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Is now receiving Eastern Seed Irish Potatoes, White and Red Onion Sets, German Millet, Orchard Blue, Herbs and Timothy Grass Seed, Red Clover Seed and all kinds of garden seeds, which are fresh and genuine, and true to name, and other large varieties of goods too numerous to mention. Peter Lynch has at his Whitehall street store a large stock of Pure Whisky, Liquors, Cigars, Beers, and Forster, Tobacco, Cigars, Sausa, etc., which will be sold at reasonable prices. All orders promptly filled. Terms cash.

THE KEELY INSTITUTE OF GEORGIA.

Wedding Invitations.

artistically and promptly engraved. All work done in our own establishment in this city. Send for our estimates and samples.

J. P. STEVENS & BRO.,
JEWELERS,
47 WHITEHALL STREET.

four aces beats

everything—our "four aces" whisky likewise beats everything; a fine old Pennsylvania rye. Have you tried it? no trouble to convince you.

bluthenthal & bickart,
"b. & b."

44 and 46, Marietta street. Phone, 378.
"Canadian club,"
"schlitz milwaukee beer,"
"goulet champagne,"
"old oscar pepper,"
"green label-genuine."

You Are Cordially Invited

To visit our newly fitted-up mantel parlors at 115, 117 and 119 W. Mitchell street, which we have just refurnished and decorated. Sixty different styles of mantels, all made by ourselves here in Atlanta. Everything guaranteed.

MAY MANTEL CO.

Fire and Burglar Proof Safes AND TIME LOCKS.

AGENTS FOR MOSLER SAFE CO.'S CELEBRATED
SCREW DOOR BANK SAFES.
Second-hand Fire Proof Safes at lowest prices.
Address: ATLANTA SAFE CO., General Southern
Agents Mosler Safe Co., 35 N. Broad St., Atlanta, Ga.



20 Years of marvelous success in the treatment of
MEN AND WOMEN.
Dr. W. W. Bowes
ATLANTA, GA.,
SPECIALIST IN
Chronic, Nervous, Blood
and Skin Diseases.

VARICOCELE and Hydrocele permanently cured in every case.
NERVOUS debility, seminal losses, despondency, etc., cured.
STERILITY, IMPOTENCE—Those desiring to marry, but are physically incapacitated, quickly restored.
Blood and Skin diseases, Syphilis and its effects, Ulcers and Sores.
Urinary, Kidney and Bladder trouble.
Enlarged Prostate.
Urethral Stricture permanently cured without cutting or caustics, at home, with no interruption of business.
Send 6c. in stamps for book and question list. Best of business references furnished. Address
Dr. W. W. Bowes, 27 Marietta St. Atlanta, Ga.

Save 2 per cent on your city taxes. A discount of 2 per cent is allowed on all city taxes paid in June up to \$150,000.

C. K. MADDOX,
City Tax Collector.

Where did you get that fine Carriage? Why, from the Standard Wagon Company, of course.

They lead in style, quality price and variety.

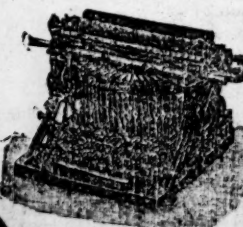
House full—trainloads coming. Call early and avoid the rush.

Standard Wagon Co.,
38 and 40 Walton Street.

Notice to Contractors.

Bids will be received at the waterworks office until 11 o'clock Wednesday, June 21, '93, for the erection of four frame dwellings at the Chattahoochee river pumping station.

Plans and specifications can be seen at the waterworks office, Chamber of Commerce building. The right is reserved to reject any or all bids.
GEORGE W. TERRY, Jr.,
June 8-11 t Sec'y Atlanta Waterworks.



Folger & Girardeau
71 N. PRYOR STREET.

THEY HIT THE PIPE.

A Visit to the Opium Resorts Referred to by Captain Wright.

HOW THE CHINAMEN SMOKE OPIUM.

The Detectives Say That Many Young Men in the City Visit the Joints, but the Chinamen Deny It.

When Chief of Detectives Wright called the attention of the council to the fact that there were two opium joints in operation in this city he created something of a sensation. Since the publication of his letter there has been much talk about the joints, and Captain Wright has been pined with inquiries concerning them.

Chief Wright stated yesterday that he had referred the matter to Chief Connolly, and the department was waiting for the council to pass an ordinance regarding the joints before any action was taken concerning them.

In company with Detective Looney a Constitution reporter visited the two Chinese resorts which have been pointed out to Captain Wright as opium dens. The first place visited was Sam Sing's laundry, the second was on Marietta street. In the front part of the room occupied by the laundry were two Chinamen, who objected to the reporter and detective going into the rear of the building. The rear room is a dark apartment, furnished with a stove, some rough furniture and two wide and very flat beds. On one of the beds Lee Sing, a venerable Chinaman from Chikatoan, Cal., lay putting away at the end of a long pipe. The pipe was a long, thin, curved pipe, the end of which was held over an alcohol lamp, and between the lamp and the opening in the pipe the smoker held a small pill of opium on the end of a long needle. He drank in the fumes of the drug with great delight, not even looking up when the detective and reporter entered. He finished his smoke and climbed down from the hard board bed.

"No need of glue," said he with a grin of delight in answer to a question. He kindly volunteered to show his visitors how the opium pills were prepared, and when he was asked for permission to hit his pipe he smiled doubtfully and looked around. He wanted to know if any one else was coming in. He evidently was not prepossessed in favor of the detective and reporter, and reported as frequent hitters of the pipe, and the shrewd Sing smiled, but shook his head. No amount of persuasion would induce him to allow either the reporter or detective to try his pipe. Sing is an inveterate smoker and consumes a large number of pills daily. He says it creates a delicious feeling.

The other place referred to by Captain Wright in his letter to the council is on Mitchell street, and is exactly like the Marietta street place. Detective Looney says that many young men visit the places and hit the pipe. The proprietors deny this, however.

In saying that Hood's Sarsaparilla cures its proprietors make no idle or extravagant claim. Hundreds from thousands of reliable people conclusively prove that HOOD'S CURES.

MILITARY NOTES.

Lieutenant Satterlee Detailed to Attend the Alabama Encampment Next Week.

The secretary of war has detailed First Lieutenant Charles E. Satterlee to attend the encampment of the First regiment of Alabama, at Mobile, June 12th to 15th. He will report to the governor of Alabama, and while at camp will act as inspector. He will leave tomorrow night.

R. Usher Thompson, member of the general assembly, from Morgan county, has been elected major of the Third regiment of Georgia volunteers, vice Major W. B. Smith, resigned. The new major will be ordered before the Atlanta examining board for examination. The Atlanta board consists of Major Robert Guinn, of the Third regiment; Captain Nash, of the Fourth battalion of infantry, and Captain C. G. Bradley, of the Atlanta Artillery. Henry McAlpin, second lieutenant of the Georgia Hussars, has been ordered before the Savannah board of examination, the members of which are: Colonel W. W. Gordon, of the Fifth Georgia cavalry; Captain Jordan F. Brooks, first volunteer regiment, and Captain Belme Gordon, of the Georgia Hussars.

Shut Down
That's what they call it when the mill closes and the work stops. The same term is applied to the liver when it suffers with Biliousness and Sick Headache. There is no action. A few doses of Simmons' Liver Regulator will soon set the liver going properly, and keep the bowels regular. Take the Regulator now and then to prevent any recurrences of these distressing symptoms.

The well-known strengthening properties of iron combined with other tonics and a most effective medicine, are found in Carter's Iron Pills, which strengthen the nerves and body, and improve the blood and complexion.

World's Congress of Homeopaths.

A meeting of this congress was held in connection with the exposition in Chicago last week, and was a large gathering of physicians and surgeons from this and other countries. Much good work was done and much enthusiasm was felt as evidence of the progress of this school of medicine was shown. The greatest progress was shown in this country, where there are now about 12,000 physicians of the homeopathic faith. The American Institute of Homeopathy also met during the same week. Its meeting next year will be at Denver, Col.

Rocked on the Crest of the Wave
The landman, tourist or commercial traveler, speedily begins, and not only begins, but continues, to feel the extreme of human misery. But if, with wise preparation, he has provided himself with a supply of Hostetter's Stomach Bitters, his pangs are promptly mitigated, and then comes the good ship again drops her anchor. This is worth knowing, and thousands of our yachtsmen, summer voyagers, tourists and business men do know it.

PLANE & FIELD.

They Sell the Celebrated "Shelby Lime of Calera."
If you want the best lime on top side of the earth and at reasonable prices call on Plane & Field, foot of West Alabama street and Central railroad. Phone 354.
may-28-2-m-sun-tues-fri

Save 2 per cent on your city taxes. A discount of 2 per cent is allowed on all city taxes paid in June up to \$150,000.
C. K. MADDOX,
City Tax Collector.

DISSOLUTION NOTICE.
The partnership between P. Alexander and J. D. Lowe, under the name of the Alexander & Lowe Lumber Company, the successor of the Alexander & Williamson Lumber Company, has been this day dissolved by mutual consent. J. D. Lowe retaining, P. Alexander will continue the business under the name of the Alexander Lumber Company and assumes all the liabilities and assets of the Alexander & Lowe Lumber Company and the Alexander & Williamson Lumber Company.
P. ALEXANDER,
J. D. LOWE.

You Need

not despair if your back is weak— if you feel the want of energy— if you are suffering and can not locate your trouble.

A Bottle of
**Rankin's
Buchu and
Juniper**

will tone you up, start your KIDNEYS to acting and make you feel like a new man. It relieves at once and permanently cures all troubles arising from disordered KIDNEYS, BLADDER and URINARY ORGANS.

Large bottle for \$1. All druggists keep it.

DOWN DOWN DOWN BIG CUT IN TRUNKS!

We have 15,000 Trunks and you should know our prices. The travel to Chicago is backward; believed 't would be big rush by this time. We are overstocked and will, to reduce our stock, give you genuine bargains for the next ten days. Whether you want to buy or not, call and get our prices—fully a third less than current rates.
ABE FOOTE & BRO.,
34 Whitehall Street.

OXFORD TIES!

I have every style, color and make known to the trade for Ladies, Misses and Children, ranging in price

FROM 25C TO \$4 A PAIR

Ladies' white, tan and pearl, also, blue Canvas Oxfords reduced to \$1.25.
Gents' low-cut Oxford Ties, \$1.25.
Gents' patent leather Oxford Ties, \$1.
Boys' solid, serviceable Shoes, \$1 to \$1.50.
Gents' hand-sewed Calf Shoes, from \$2.50 to \$6.
Gents' finest hand-sewed Kangaroo Shoes, only \$4; sold by progressive shoe houses at \$6.

Remember the Bargain Shoe House of Atlanta.

H. A. SNELLING

82 Whitehall Street.

The Brown & King Supply Company,

ATLANTA, GEORGIA.

SUPPLIES! SUPPLIES! SUPPLIES! SUPPLIES!

WROUGHT IRON PIPE, FITTINGS, VALVES, INJECTORS, EJECTORS, STEAM PUMPS, etc. Rubber and Leather Belting, PACKING HOSE, etc. Wood Split Pulleys.

Agents for Ledgerwood Hoisting Engines. SHAFTING, Hangers, Boxes, etc., FACTORY SUPPLIES, of every description, IRON and WOOD WORKING MACHINERY.

ATLANTA ELEVATOR CO., OFFICE AND WORKS, Means Street W. and A. R. R. ATLANTA, GA.

A WEEK OF BARGAINS

—IN FINE—

FURNITURE.

1,000 beautiful chamber, parlor and dining room suits, leather couches, easy chairs, book cases, hat-racks, folding beds, sideboards, tables, leather chairs, china closets, office and library desks, fancy rockers, white and gold goods. The best \$25, \$35, \$50 parlor suits in America.

The finest stock of Grand Rapids' furniture in the south. \$35 cheval suits cut to \$18, \$25 oak suits only \$15, 300 lawn settees only \$1.25. The best \$100, \$150 and \$200 parlor suits on earth. See these bargains next week.

P. H. Snook & Son.

BOLLES, the Stationer, 6 and 8 Marietta street, is making special inducements to his patrons. A full line of Blank Books, Office Stationery, Outdoor Games, etc. All the periodicals and papers of the day. Picture frames made to order. Postage stamps on sale. Mail orders promptly attended to.

THE INK USED ON THIS PAPER

IS FROM

THE STANDARD PRINTING INK CO

NO. 106 CANAL STREET,

CINCINNATI, OHIO.

SEE OUR SPECIAL REDUCTIONS

—IN—

MEN, BOYS AND CHILDREN'S SUITS. COMPLETE ASSORTMENT OF HOT WEATHER CLOTHING AND STRAW HATS. HIRSCH BROS., 44 Whitehall St.

COAL COAL COAL COAL COAL COAL COAL COAL COAL COAL

COAL COAL COAL COAL COAL COAL COAL COAL COAL COAL
\$3.25 PER TON
—FOR—
JELICO.
SCIPLE SONS, No. 8 Loyd St.
TV00 TV00 TV00 TV00 TV00 TV00 TV00 TV00 TV00 TV00

R. O. CAMPBELL,
Best Jellico Lump
\$3.25 Per Ton
DELIVERED,
FOR JUNE ACCEPTANCE AND
DELIVERY.

FRUIT GROWERS

Ship your Melons, Pears, Peaches, Grapes and other fruit to the

LINT & LOVELACE

COMMISSION GO.,
ATLANTA, GA.

They will treat you right. Write for prices.

EISEMAN BROS.

Special Suit Sale!

The All Important Thing

Ready-to-Wear Garments

We offer you a special advantage all this week in a selection from many very swell

Men's Spring Suits,

Perfectly Tailored, embodying all the points covered above at

20 PER CENT DISCOUNT

From our Regular Marked Prices. This discount also applies to our line of Boys and Children's Clothing

EISEMAN BROS.

15-17 WHITEHALL STREET.

No Branch House in the City.

EISEMAN BROS.

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No Branch House in the City.